UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

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A v.	VRAHAM GOLDSTEIN, et al., Plaintiffs,	Case No. 1:22-cv-00321-PAE Hon. Paul A. Engelmayer						
P	rofessional Staff Congress/CUNY, <i>et al.</i> , Defendants.	CIVIL CASE MANAGEMENT PLAN AND SCHEDULING ORDER						
Fe	This Civil Case Management Plan (the "Plan") d. R. Civ. P. 26(f)(3).) is submitted by the parties in accordance with						
1.	. All parties do not consent to conducting all further proceedings before a Magistrate Judge, including motions and trial. 28 U.S.C. § 636(c). The parties are free to withhold consent without adverse substantive consequences.							
2.	This case is not to be tried to a jury.							
3.	Amended pleadings may not be filed and additional parties may not be joined except with leave of the Court. Any motion to amend or to join additional parties shall be filed within 30 days from the date of this Order. [Absent exceptional circumstances, thirty (30) days.]							
4.	Initial disclosures, pursuant to Fed. R. Civ. P. 26(a)(1), shall be completed no later than <u>14</u> days from the date of this Order.							
5.	All fact discovery shall be completed no later than 120 days, unless the Court finds that the case prescircumstances.]							
6.	The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. The following interim deadlines may be extended by the written consent of all parties without application to the Court, provided that all fact discovery is completed by the date set forth in paragraph 5 above.							
	 a. Initial requests for production of documents t b. Interrogatories to be served by c. Depositions to be completed by d. Requests to Admit to be served no later than 	12.31.2022 02.09.2023						

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- 7. a. All <u>expert</u> discovery shall be completed no later than <u>n/a</u>. [Absent exceptional circumstances, a date forty-five (45) days from the date in paragraph 5, i.e., the completion of all fact discovery.]
 - b. No later than thirty (30) days prior to the date in paragraph 5, i.e., the completion of all fact discovery, the parties shall meet and confer on a schedule for expert disclosures, including reports, production of underlying documents and depositions, provided that (i) expert report(s) of the party with the burden of proof shall be due before those of the opposing party's expert(s); and (ii) all expert discovery shall be completed by the date set forth in paragraph 7(a).
- 8. All motions and applications shall be governed by the Court's Individual Rules and Practices, including the requirement of a pre-motion conference before a motion for summary judgment is filed. Pursuant to the authority of Fed. R. Civ. P. 16(c)(2), any motion for summary judgment will be deemed untimely unless a request for a pre-motion conference relating thereto is made in writing within fourteen (14) days of the date in paragraph 5, i.e., the close of fact discovery.
- 9. All counsel must meet face-to-face for at least one hour to discuss settlement within fourteen (14) days following the close of fact discovery.

10.

- a. Counsel for the parties have discussed an informal exchange of information in aid of early settlement of this case and have agreed upon the following: <u>Defendant PSC has provided Plaintiffs</u> with some initial information towards this end.
- b. Counsel for the parties have discussed the use of the following alternate dispute resolution mechanisms for use in this case: (i) a settlement conference before a Magistrate Judge; (ii) participation in the District's Mediation Program; and/or (iii) retention of a privately-retained mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case:

A settlement conference before a Magistrate Judge.

c. Counsel for the parties recommend that the alternate dispute resolution mechanism designated in paragraph 10(b), be employed at the following point in the case (e.g., within the next sixty days; after the deposition of plaintiff is completed (specify date); after the close of fact discovery):

Plaintiff's Position: after the close of fact discovery

Defendant PSC's Position: Before the end of fact discovery

- d. The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.
- 11. The Final Pretrial Order date is thirty (30) days following the close of fact and expert discovery (whichever is later). By the Final Pretrial Order date, the parties shall submit a Joint Pretrial Order prepared in accordance with the undersigned's Individual Rules and Practices and Fed. R.

Civ. P. 26(a)(3). Any motions in limine shall be filed after the close of discovery on or before the Final Pretrial Order date. If this action is to be tried before a jury, proposed voir dire, jury instructions and verdict form shall also be filed on or before the Final Pretrial Order date. Counsel are required to meet and confer on a joint submission of proposed jury instructions and verdict form, noting any points of disagreement in the joint submission. Jury instructions may not be submitted after the Final Pretrial Order date, unless they meet the standard of Fed. R. Civ. P. 51(a)(2)(A). If this action is to be tried to the Court, proposed findings of fact and conclusions of law should be submitted on or before the Final Pretrial Order date.

12. Co	unsel for the 1	parties hav	e conferre	ed and	their	present	best	estimate	of the	e length	of	trial is
	2 days		•									

13. [Other items, including those in Rule 26(f)(3).]

The Parties' Rule 26(f)(3) responses:

What changes should be made in the timing, form, or requirement for disclosures under Rule 26(a), including a statement of when initial disclosures were made or will be made: --The parties believe none at this time other than how modified in the paragraphs above.

The subjects on which discovery may be needed, when discovery should be completed, and whether discovery should be conducted in phases or be limited to or focused on particular issues:

- --Plaintiffs intend to propound discovery on the resignation and dues deduction process and damages related to violations alleged in Count III of this lawsuit.
- --For the reasons set forth in our December 9, 2022 letter to the Court, Defendant PSC believes that such discovery should be stayed pending a resolution of the PSC's summary judgment motion. At this time, Plaintiffs oppose staying discovery.

Any issues about disclosure, discovery, or preservation of electronically stored information, including the form or forms in which it should be produced:

-- The Parties do not believe there to be any at this time.

Any issues about claims of privilege or of protection as trial-preparation materials, including—if the parties agree on a procedure to assert these claims after production—whether to ask the court to include their agreement in an order under Federal Rule of Evidence 502:

--None at this time.

What changes should be made in the limitations on discovery imposed under these rules or by local rule, and what other limitations should be imposed:

-- None at this time.

Any other orders that the court should issue under Rule 26(c) or under Rule 16(b) and (c). --None at this time.

TO BE COMPLETED BY THE COURT:		
The Plan has been reviewed by the Court and, except Order of this Court in accordance with Fed. R. Civ.		lopted as the Scheduling
14. [Other]		
15. The next Case Management Conference is sch	eduled for	at
Unless otherwise indicated, the Case Manage The parties should call into the Court's dedicated co Access Code 468-4906, followed by the pound (# Court's Emergency Individual Rules and Practices in https://nysd.uscourts.gov/hon-paul-engelmayer, fo conferences and for instructions for communicating All conferences with the Court are scheduled scheduled for that time, and counsel are directed to be attended by the attorney who will serve as princip Please email to EngelmayerNYSDCham twenty-four hours before the conference, the name appearance at the conference, and the number from This ORDER may not be modified or the dethis Court for good cause shown. Any application to noted in paragraph 6) shall be made in a written app Court's Individual Rules and Practices and shall be rethe expiration of the date sought to be extended.	Inference line at (88) key. Counsel are a Light of COVID- r the Court's proces with chambers. It for a specific time appear promptly. A boal trial counsel. bers@nysd.uscounes of any counsel which each counsel attes herein extended modify or extend lication in accordance.	88) 363-4749, and enter e directed to review the e-19, found at dures for telephonic e; there is no other matter all pretrial conferences must extremely not be calling. ed, except by further Order of the dates herein (except as noce with paragraph 1.E of the
	Paul A. Engelma United States Di	•
Dated: New York, New York		